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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/582,893	12/07/2006	Jo Klaveness	PN0398	7405
36335 GE HEALTHO	7590 06/08/201	EXAMINER		
IP DEPARTMENT 101 CARNEGIE CENTER			SCHLIENTZ, LEAH H	
PRINCETON,	NJ 08540-6231		ART UNIT	PAPER NUMBER
			1618	•
			MAIL DATE	DELIVERY MODE
			06/08/2010	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) KLAVENESS ET AL. 10/582,893 Office Action Summary Examiner Art Unit

		Leah Schlientz	1618					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address								
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, bowever, may a reply be limely filed soft six (S) (A) MONTH'S from the mainsig date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (S) (S) MONTH'S from the mainsig date of the communication o								
Status	, ,							
2a)⊠	Responsive to communication(s) filed on <u>09 Me</u> . This action is FINAL . 2b) This Since this application is in condition for allowan closed in accordance with the practice under <i>E</i> .	action is non-final. ce except for formal matters, pro		e merits is				
Disposition of Claims								
4)⊠ 5)□ 6)⊠ 7)□	Claim(s) <u>1.6-8 and 11</u> is/are pending in the app 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) <u>1.6-8 and 11</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from consideration.						
Application Papers								
9) ☐ The specification is objected to by the Examiner. 10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority (under 35 U.S.C. § 119							
a)	Acknowledgment is made of a claim for foreign All b Some * c None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau See the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National	Stage				
Attachmen	t(e)							
	te of References Cited (PTO-892)	4) Interview Summary	(PTO-413)					

Notice of Draftsperson's Patent Drawing Review (PTO-948)
 Information-Disclosure Statement(s) (PTO/SD/08)

Paper No(s)/Mail Date

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5) Notice of Informal Patent Application 6) Other: _____.

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DETAILED ACTION

Acknowledgement of Receipt

Applicant's Response, filed 3/9/2010, in reply to the Office Action mailed 12/9/2009, is acknowledged and has been entered. Claim 1 has been amended. Claims 1, 6-8 and 11 are pending and are examined herein on the merits for patentability.

Response to Arguments

Any rejection not reiterated herein has been withdrawn as being overcome by amendment.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- Resolving the level of ordinary skill in the pertinent art.

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 Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 1, 6-8 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mishani (US 6,126,917) in view of Poss (US 2005/0214221), in further view of Cannizzaro (US 2005/0261253).

Mishani teaches fluorinated positron emission tomography biomarkers (PET) for quantification of epidermal growth factor receptor kinase. PET, a nuclear medicine technology which allows three-dimensional, quantitative determination of the distribution of radioactivity within the human body. A radiotracer that binds to EGFR-TK might allow mapping and quantification of this receptor-kinase, which would allow study of changes in expression levels of this receptor, including monitoring the response to hormonal or chemotherapy (column 1, lines 1-35). Compounds of the formula below are disclosed, including ¹⁸F at position A or B, for example (column 3, lines 25+).

Methods of monitoring the level of epidermal growth factor receptor within a body of a patient comprising a) administering to the patient a radiolabeled compound above, and b) employing nuclear imaging technique for monitoring distribution of the compound within the body. Pharmaceutical carriers are disclosed (column 4, lines 1-18).

Mishani teaches PET imaging, rather than optical imaging with labeled EGFR-TK inhibitors.

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Poss teaches that nuclear imaging using various radiolabeled molecules has demonstrated some clinical utility in being able to image certain forms of molecular activity. Various radiolabeled metabolite imaging probes to image metabolic activity are known in the art and techniques of using these radiolabeled metabolite imaging probes to image metabolic activity are well established. Specifically, this technique has been used to successfully label and image several different metabolites including deoxyglucose. PET imaging using [18F]fluorodeoxyglucose is well-established clinical cancer imaging method that can be used to detect very small tumors and monitor a patient's response to therapy (paragraph 0004). Although nuclear imaging of radioactively labeled metabolites has demonstrated some clinical utility, there remain significant limitations with these imaging approaches. Specifically, the short half-life of many radionuclides, including ¹⁸F, ¹¹C, etc. severely limits the time available for synthesis and subsequent imaging, and therefore any facilities using these technologies require skilled radiochemists on staff to synthesize the imaging agents immediately prior to use. In the case of PET imaging, a cyclotron is usually required on-site because of the extremely short half-life of most positron-emitting radionuclides, including ¹⁸F. In addition, clinical hardware systems required to detect positron and gamma emitting radionuclides are relatively expensive and therefore require a significant upfront capital investment. Because of these limitations, few clinical centers have the necessary expertise, resources, and money to operate a nuclear imaging center effectively (paragraph 0005). Another significant disadvantage to nuclear imaging is that patients are exposed to radioactivity (paragraph 0006). Molecular optical imaging is a new

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imaging modality that generates molecular images using penetrating light rays. Preferably, light in the red and near infrared range (600-1200 nm) is used to maximize tissue penetration and minimize absorption from natural biological absorbers (paragraph 0007). There is a need for in vivo optical metabolite probes that are safer, less expensive and more convenient than current nuclear imaging probes (paragraph 0011). Optical imaging probes are disclosed having the formula M(n)-F, where M is a metabolically recognizable molecule and F is a fluorochrome. Fluorochromes includes NIRFs having absorption and emission maximum between 600 and 1200 nm (paragraph 0021). Metabolically recognizable small drugs can be used, including drugs that are recognizable by tyrosine kinase (paragraph 0025). In vivo methods for optical imaging are also disclosed, including (a) administering to a subject an optical imaging probe (b) allowing time for the optical imaging probe to reach the target tissue and, preferably, but not necessary, for molecules in the target tissue to metabolize the probe; (c) illuminating the target tissue with light of a wavelength absorbable by the optical imaging probe; and (d) detecting the optical signal emitted by the optical imaging probe (paragraph 0032). The methods can be used in the detection, characterization and/or determination of the localization of a disease, especially early disease, including all types of cancer (paragraph 0038). Exemplary fluorochromes include Cy5.5, Cy5, Cy7, AlexaFluor, indocvanine green, etc (paragraph 0072).

Cannizzaro teaches phosphorous substituted kinase inhibitory compounds (abstract). It is known that class 1 kinases such as the EGF family of receptor tyrosine kinases are frequently present in common human cancers, such as breast cancer, non-

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small cell lung cancer, squamous cell cancer of the lung, etc., and that is known that EGF type tyrosine kinase activity is rarely detected in normal cells, whereas it is more frequently detected in malignant cells (paragraph 0008). Intracellular targeting may be achieved that allow accumulation or retention of biologically active agents inside cells. The invention provides analogues of kinase-inhibitory compounds, such as disclosed in paragraphs 0030-0115. The compounds can be bound to a label, including fluorophores (paragraph 0578).

It would have been obvious to one of ordinary skill in the art at the time of the invention to substitute a NIRF label on radiolabeled EGFR-TK inhibitors disclosed by Mishani, and to perform optical imaging therewith when the teaching of Mishani is taken in view of Poss. One would have been motivated to do so because Poss teaches that targeted optical imaging probes are superior to radiolabeled probes because of increased convenience (no need for on-site radiosynthesis), decreased cost, and increased safety (patients are not exposed to radioactivity). One would have had a reasonable expectation of success in doing so because both Mishani and Poss are directed to molecular imaging methods, and because Poss teaches that a variety of targeting moieties can be conjugated to fluorochromes, including drugs that are recognizable by tyrosine kinase. While Mishani teaches monitoring the level and distribution of epidermal growth factor receptor within a body of a patient with EGFR-TK inhibitors, it is not specifically recited that imaging of lung cancer is performed. However, it is known in the art that the EGF family of receptor tyrosine kinases are frequently present in NSCLCs and squamous cell cancer of the lung, but that EGF

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tyrosine kinase activity is rarely detected in normal cells, as shown by Cannizaro.

Accordingly, one of ordinary skill performing optical imaging using EGFR-TK inhibitor probes would have a reasonable expectation that such probes would distribute to lung cancer. Optical imaging using targeted fluorochrome probes can be used in the detection, characterization and/or determination of the localization of a disease, including cancer, as shown by Poss.

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Conclusion

No claims are allowed at this time

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Leah Schlientz whose telephone number is (571)272-9928. The examiner can normally be reached on Monday-Tuesday and Thursday-Friday 9 AM-5 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Hartley can be reached on 571-272-0616. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Michael G. Hartley/ Supervisory Patent Examiner, Art Unit 1618

LHS